

Creek for nineteen (19) hours during each calendar week, to be taken and used subsequent to and after the said defendant, Partha Ann Hunt, shall have used the same for fifteen (15) hours;

The defendant, Henry Chadburn, has used and appropriated, and is entitled to use one-seventh ($1/7$) of the residue of the waters of said Santa Clara Creek for twelve (12) hours during each calendar week, to be taken and used subsequent to and after the said Charles F. Foster shall have used the same nineteen (19) hours;

The defendant, Robert Chadburn, has used and appropriated, and is entitled to use one-seventh ($1/7$) of the residue of the waters of said Santa Clara Creek for five (5) hours each calendar week, to be taken and used subsequent to and after the said Henry Chadburn shall have used the same for twelve (12) hours;

The defendant, Gunlock Irrigation Company, has used and appropriated, and is entitled to use $105/1430$ of the balance of the waters of said Santa Clara Creek;

The defendant, the United States of America, has used and appropriated, and is entitled to use $70/1430$ of such balance of the waters flowing in said Creek;

And the defendant, Santa Clara Field Canal Company, has used, appropriated, and is entitled to use $455/1430$ of such balance of said waters;

And the plaintiff, St. George-Clara Field Canal Company, has used, and is entitled to use $800/1430$ of such balance of the waters of said Creek/

6. That said water has been used upon the lands of the parties hereto, respectively, in the foregoing proportions every year since a time prior to the year 1878 for the purpose of irrigating the same and raising crops of various kinds, including agricultural products, grasses, fruits, and for culinary and other purposes; that the use of said water has been economical, and when so used the water has been barely sufficient for the purposes for which it has been appropriated and used, as aforesaid, and the respective rights of the various parties, as hereinbefore set out, have for a long period of time, to-wit, ever since the year 1878, been recognized and acknowledged by the various parties hereto.

The number of acres of land upon which the said waters have been used by the various parties hereto, or by their respective predecessors, since a time prior to the year 1878, are as follows, to-wit:

By the plaintiff, St. George-Clara Field Canal Company	800	acres.
By the defendant, Santa Clara Field Canal Company	455	"
By the defendant, Gunlock Irrigation Company	105	"
By the defendant, Pine Valley Irrigation Company	700	"